Case 2:17-cv-00146-VKW-TFM. Document 16 Filed 01/07/17 Page 1 of 5 Dated 4-4-17 for THE Widdle District OF ALAbama Mouthern Division RECEIVED Ronald lincent Williams\_ # 239436 Plaintiff Civi LoAsotipy, No. 1:01 COVIZON HEALTH CAVE, Et., AL. 2:17 CHIED EN DISTRICT ALA DEFELICIANTS Motion THE PLAINTIPE - Nous Motion THE Court TO, Angue Relevant In Formation In THE FORM OF Exhibits, THE PLAINTIPE LHAX THE COURT Allow Him to Subwith Into Ac Exhibites In Cupport OF THE Plaintiff Claime. Under Rule 7, LAJ, FEDERAL RULES OF CIVIL Procedure. Under Rule 7. 1611, Federal Rules of Chil Procedure. Under Rule 10. [A], FEDERAL Rules DE Civil Procedure. REGUESTING TO Submitte Other Papers The Plaintiff. COMES NOW, THE PLAINTIPP ROUALD VINCENT WILLIAMS, IN the\_ About Styled Cauces Proles, in and on his own behalf. For crobil CALLERS; 1. THE Plaintiff Nu. Williams, Motion the court requesting to-Allow him to endwite relevant Exhibits chaming that the detendants knew of the Plainting- illniess and Ovis illniess. has truly morsen the defendants knowingly denied the Plaintiff luccessary wedical treatment for an cerious. MEdical NEEDE For Months' the Plaintiff Continue to Makemedical complaints done un anchier concerning the bleeding-From his colon could have been caused by defendant, dr. Daubouze' hand doing an routine colon test 'Hor colon-CANCER SINCE THE FIRST OF CEPTENDER JOIL.

Dated 4-4-17 For THE Middle District Of Alabama Northern Division

01

\_a. \_ THE Plaintiff Ronald Vincent Utilians Lieure these Acts\_ And actions of Deliberate IndAREBREUSE, \_ COVEL And \_ unucount Punishment In the form of Retaliation do tothe Many Complaints and Concerns, Concerning the Plaintiff. Ronald Limerat Utilliance, true hance and identity also his\_ correct medical history the Plaintive medical files\_ have been removed and replaced with contenie else-MEDICAL Mistory and Iventment, someone who is under-Chronic Care 'Aud MENTAL BEALTH and there Fraudulent\_ Chaine have been Placed upon the Plaintiff Round llincent Williams' since he arrived here at Easterling. The Sth. 2013 - under the cave of defendants his Davouze, the Unilson, also me. Payme, Franchest claims for Profits 3. The Defendante Coled those foundalent claims under AN -Romnie Williams, and wall the Plaintiff Round Vincent\_ Williams, cannot and will not truct about NAMED. Make sure that the Plaintiff Romald Lincent Williams receive the correct medical treatment or the -Sufficient treatments do to Past acts and actions. tomard the Plaintiff because of Pack Medical. GUIELIANICES TOWARD COVIZOR DEALTH CAVE MEMBERS -THE Plaintiff - No. Williams Fear how taking many treatment recommended by any of the marked. - Court 3 . \_ \_

Case 2:17-cv-00146-WKW-JFM Document 16, Filed 04/07/17, Page 3 of 5

Dated 4-4-17 For THE Middle District OF ALABAMA. Marthern Division

e.

THE PLAINTIFF RONAL WINCEN'T Williams, Motion the court to grant his, motion to submit other Papers in the Form of Exhibits - under Rule 7.762. Federal Rules -OF Civil Procedure, the Plaintiff is Placing a true Correct capies of Exhibits before the court clerk and defendante Attorney.

Exhibite

- THE PLAINTIFE ROMALD LIMORANT UTILLIAMS OF CRIMED THESE AND. Other Elhibête daing a Past Medical Complainte and those then maked defendants enomitted copies of the following Exhibits claiming they belongs to the Plaintiff. Romald Vinicent Williams, but not belonging to the Plaintiff. but au Ronnie Milliams, \_ A.T.E. 124453) Medical Files and\_ MEdical history following the Plaint Res. Rousell Concent Williams. 1.2640 £ 6 4. J. A. T. A

La Exhibit A, Dave of 72 Pages, of Exhibits - mous submitted as-Exhibit by the Plaintiff Exhibit A, is acknowledging the Medical Mistory Belonging to a Ronnie Williams the MOW devendants claims is the history of the Plaintiff Romald Lincent Williams Frandalent claims Piled.

a. Exhibit B. Medical treatments the defendants claiming. To be Longing to the Plaintipp Ronald lincent Williams\_ 230426. Desendante: Mr. Darbouze, Mr. Milcon, Mc. Payne, All-Continuing to file fraudulent Medical Claims upon the Plaintiff in the same form, and continuing to deny the needed medical treatment for bleeding colon, knowingly.

- Con-X.4.--

Case 2:17-cv-00146-WKWIFM Dogumencia Filed (14107/17 (Proble 4 of 5)

Dated 4-4-17 For The Middle District Of Alabama. I hereby crutify the fore coing is true and convect Penaltyof Profury. Executed At Clio. Al. 4-4-17 Statement is republicy moder 28 m.c.c. 1746. Ciqued Rawly Viheart William # 239496 CENTIFICATE OF CAVILICE to: THE Court Clerk: In The United Ctates District Court For THE Middle District DE Alabama. Plue Church et. Wite B-110, Monitoronkery, AL. 36104-4018 To: THE DEFENDANTE Attorney: Philip Cr. Piggotte, 100\_Brookusod Place 7th Floor P.O. Box 59 8512 Birmingham al. 35259\_8512. From: Dated 4-4-17 And RESPECTFULLY CLONATED-# 239436 POHOUN Vincery Williams Easterling Cow Fac. 2010 Walker Dr. Clio. al. 36017. Submitted Exhibits by the Plaintiff Round Williame. Exhibit A. Transfer and Receiving Berekning Fork
Exhibit C. Medical Crievances 4 Pages Medical Feed, No-

Exhibit C. Medical Treatment

Fuhibit C. Medical Crienance 4 Pages Medical Peec, NoNedical Cericus

Lukibit D. Health Care Serwices Communication Form

The Plaintiff were forced to Proform an Hemocult XI 
on 1 30 17, on himself bleeding colon feet.

EASTERLING CORRECTIONAL FACILITY

200 WALLACE DRIVE

CLIO, ALABAMA 36017 \_ DOIN \_ H-J\_25 B,

"This correspondence is forwarded from an Alabama State Prison. The contents have not been evaluated, and the Alabama Department of Corrections is not responsible for the substance or content of the enclosed communication."

